UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

PHILIP L. TROPEANO, PETER TROPEANO, and CAROLYN PATTON,)))	
Plaintiffs,)	
v.)	CIVIL ACTION NO. 03CV12231 (RGS)
CHARLENE DORMAN,)	
BIANCA DORMAN,)	
LYDIA DORMAN,)	
TODD DORMAN,)	
T&N REALTY TRUST, and)	
CAPTAIN PARKER ARMS PARTNERSHIP,)	
Defendants.)))	

[PROPOSED] REVISED SCHEDULING ORDER

On March 27, 2007 the Court endorsed the parties' jointly filed scheduling order and on May 10, 2007, the Court issued an Order Regulating Non-Jury Trial, setting the first date of trial as December 17, 2007. The parties, after conferring, seek additional time to complete the preparation of expert reports. The adjustment of the expert discovery deadlines sought by the parties does not require a change of the date set for the commencement of trial. Accordingly, the parties jointly submit the following revised proposed scheduling order for the Court's consideration:

- Deadline for all parties to identify their testimonial experts and service of the expert reports required by Fed. R. Civ. P. 26(a)(2) Friday, August 3, 2007;
- Deadline for service of the expert rebuttal reports required by Fed. R. Civ. P. 26(a)(2)(C)
 Friday, September 7, 2007;

- Deadline for all parties to complete expert depositions, and complete any non-expert discovery – Friday, November 9, 2007;
- Deadline for pre-trial disclosures required by Fed. R. Civ. P. 26(a)(3) Monday, December 10, 2007, as ordered on May 10, 2007 (docket entry #68);
- Trial to commence on Monday, December 17, 2007, as ordered on May 10, 2007 (docket entry #68).

SO ORDERED.

Hon. Richard G. Stearns, United States District Judge

Entered: June ___, 2007

Approved as to form:

/s/ Thomas M. Ciampa

Thomas M. Ciampa – BBO# 566898 Ciampa & Associates 20 Park Plaza, Suite 804 Boston, Massachusetts 02116 Tel.: (617) 742-5955 Attorney for the Plaintiffs

/s/ Sander A. Rikleen

Sander A. Rikleen – BBO# 420280 Christine M. O'Connor – BBO# 647535 EDWARDS ANGELL PALMER & DODGE LLP 111 Huntington Avenue Boston, Massachusetts 02199

Ph: 617·239·0100 Fx: 617·227·4420

Attorneys for the Defendants